

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

JULIUS NASSO, individually and derivatively as a
shareholder of SEAGAL-NASSO PRODUCTIONS,
INC., SEAGAL-NASSO DISTRIBUTION LLC and
SEAGAL-NASSO FILMS, INC.,

Plaintiffs,

-against-

STEVEN SEAGAL and STEAMROLLER
PRODUCTIONS, INC.,

Defendants.

03 Civ. 00442 (CPS)(RML)

**STIPULATION OF
DISMISSAL
WITH PREJUDICE**

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned
counsel for plaintiffs Julius R. Nasso, individually and as derivatively as a shareholder of
Seagal-Nasso Productions, Inc., Seagal-Nasso Distribution LLC and Seagal-Nasso Films, Inc.,
and defendants Steven Seagal and Steamroller Productions, Inc. that, pursuant to Rule
41(a)(1)(ii) of the Federal Rules of Civil Procedure, the above-captioned action is hereby
dismissed with prejudice, with each party to bear its own fees, costs and expenses.

Dated: New York, New York
December 21, 2007

HANTMAN & ASSOCIATES

By 

Robert J. Hantman (RH 3947)

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individually and as derivatively as a
shareholder of Seagal-Nasso
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Attorneys for Defendants Steven Seagal
and Steamroller Productions, Inc.

~~SO ORDERED~~

s/Hon. Charles P. Sifton


Charles P. Sifton
United States District Judge

1/03/07